	+72 (Rev. 12/03) Order of Betention Fending Than			
	United	STATE	ES DISTR	RICT COURT
	EASTERN	Dis	strict of	MICHIGAN
	UNITED STATES OF AMERICA			
	V.		ODDE	CR OF DETENTION PENDING TRIAL
		r		
	ROBERT MICHAEL McLEAN	<u> </u>	Case	05-CR-50063-1FL
	Defendant accordance with the Bail Reform Act, 18 U.S. tention of the defendant pending trial in this case.		detention hearing	s has been held. I conclude that the following facts require
	r		Findings of Fac	et
[(1)		cribed in 18 U. al offense if a c C. § 3156(a)(4) ace is life impr	S.C. § 3142(f)(1) circumstance givir).	and has been convicted of a federal offense states to federal jurisdiction had existed - that is
_	§ 3142(f)(1)(A)-©, or comparable state of The offense described in finding (1) was come A period of not more than five years has elapse for the offense described in finding (1).	r local offense: mitted while the sed since the ttable presump nity. I further t	s. de defendant was one date of conviction that no condition	• •
(1) There is probable cause to believe that the defendant has committed an offense				
	for which a maximum term of imprisonm under 18 U.S.C. § 924©.	ent of ten year	rs or more is presc	ribed in
(2)	The defendant has not rebutted the presumption established by finding 1 that no condition or combination of conditions will reasonably assur-			
	the appearance of the defendant as required and the safety of the community.			
		Alterna	tive Findings (B)	
X (1) X (2)	There is a serious risk that the defendant will There is a serious risk that the defendant will		afety of another p	erson or the community.
	-			
derand	Find that the credible testimony and information the of the evidence that	submitted at t	he hearing establi	
	ion is appropriate in this matter. The information			
	al history dating back to 1964. A number of the has two convictions for Felony Armed Robber			
	lant also violated the terms of his state court pa			
	ing information, the defendant has exhibited a			
				shall be detained in this matter. IT IS SO ORDERED.
The separa afforder the	Part ne defendant is committed to the custody of the te, to the extent practicable, from persons awa ed a reasonable opportunity for private consulta-	III—Directive Attorney Geriting or servingtion with defen	ions Regarding neral or his design g sentences or bei se counsel. On or	
Date	: <u>September 9, 2005</u>		s/ Wallac	e Capel, Jr.

4:05-cr-50063-SFC-WC Document Pending Trial Doc # 9 Filed 09/09/05 Pg 2 of 2 Pg ID 23

*Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or © Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).

CERTIFICATE OF SERVICE

I hereby certify that on September 9, 2005 , I electronically filed the foregoing paper with the Clerk of the Court using the ECF system which will send such notification of such filing to the following: Mark C. Jones, , Assistant U.S. Attorney, Kenneth R. Sasse, Federal Defender Office, and I hereby certify that I have mailed by United States Postal Service/hand delivered the paper to the following non-ECF participants: United States Marshal Service, 600 Church St., Flint, MI, 48502, Pretrial Services Officer, 600 Church St., Flint, MI 48502.

s/James P. Peltier
James P. Peltier
Courtroom Deputy Clerk
U.S.District Court
600 Church St.
Flint, MI 48502
810-341-7850